UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

| Case No. | SA CV 13-1715 FMO | | | Date | November 5, 2013 | |
|---|-----------------------------------|---|---|--------------------------|--|--|
| Title | In re Kenny G Enterprises, LLC | | | | | |
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| Present: The Honorable Fernando M. Olguin, United States District Judge | | | | | | |
| Vanessa Figueroa | | | None | | None | |
| Deputy Clerk | | | Court Reporter / Reco | ourt Reporter / Recorder | | |
| Attorney Present for Plaintiff(s): | | | Attorney Present for Defendant(s): | | | |
| None Present | | | | None Present | | |
| Proceedings: (In Chambers) Order to Show Cause Re: Dismissal | | | | | | |
| On October 30, 2013, Freedom Investment Corp. ("Freedom") filed a Notice Regarding Appeal from Bankruptcy Court and an Emergency Motion for Stay Pending Appeal, Pursuant to Federal Rules of Bankruptcy Procedure Rule 8005 ("Motion to Stay"). On October 31, 2013, the court denied Freedom's Motion to Stay, which allowed the production of documents pursuant to the bankruptcy court's underlying order to proceed on November 1, 2013. It appears that the denial of the Motion to Stay may have mooted the relief sought in the appeal. Furthermore, it is not clear that the bankruptcy court's underlying order is appealable to this court pursuant to 28 U.S.C. § 158. Accordingly IT IS ORDERED THAT: | | | | | | |
| 1. No later than November 12, 2013 , appellant shall show cause in writing why this action should not be dismissed for the reasons noted above. Failure to submit a response by the deadline set forth above may be deemed as consent to the dismissal of the action without prejudice. Thomas H. Casey, the Chapter 7 Trustee of the bankruptcy estate of Kenny G Enterprises, LLC, may submit a response in the same time period. | | | | | | |
| chambers at noon the fo | : Suite 520, Sp Illowing busir | ring Street Cou l ess day . All d | irthouse, 312 North Sp chambers copies shall | ring Str | to the drop box outside eet, no later than 12:00 fully with the document puirements of Local Rule | |

nitials of Preparer vdr

11-3.5. Counsel may be subject to sanctions for failure to deliver a mandatory chambers copy in

full compliance with this Order and Local Rule 11-3.